

File No. 01384-CL-MP-91 Date Granted: 11/5/91
Station KNKN224 Market 543A - NV 1
Name: Nevada One Cellular License Corporation

File No. 01460-CL-MP-91 Date Granted: 11/5/91
Station KNKA229 Market 9B - Dallas
Name: Dallas SMSA Limited Partnership

File No. 01472-CL-MP-91 Date Granted: 11/5/91
Station KNKN874 Market 374B(2) - GA 4
Name: Wilkes Telephone & Electric Company

File No. 01473-CL-MP-91 Date Granted: 11/5/91
Station KNKA589 Market 242A - Olympia, WA
Name: Olympia Cellular Telephone Company, Inc.

File No. 01487-CL-MP-91 Date Granted: 11/5/91
Station KNKN875 Market 374B(3) - GA 4
Name: Northeastern Georgia RSA L.P.

File No. 01475-CL-MP-91 Date Granted: 11/5/91
Station KNKN506 Market 401B - IL 8
Name: Southern Illinois RSA Partnership

File No. 01515-CL-MP-91 Date Granted: 11/5/91
Station KNKN277 Market 700A - WA 8
Name: Blue Mountain Cellular Telephone, Inc.

File No. 01529-CL-MP-91 Date Granted: 11/5/91
Station KNKN686 Market 311B(2) - AL 5
Name: ALLTEL Southeast Alabama Rural Cellular Limited Partnership

File No. 01559-CL-MP-91 Date Granted: 11/5/91
Station KNKA663 Market 140A - Charleston
Name: West Virginia Cellular Telephone Company

File No. 01627-CL-MP-91 Date Granted: 11/5/91
Station KNKA371 Market 117B - Colorado Springs
Name: Colorado Springs MSA Limited Partnership

On October 22, 1991, McElroy Electronics Corporation filed a Motion to Withdraw pleadings relating to the following applications.

File No. 03369-CL-L-89 - Petition for Order to Show Cause (Gloucester)
Petition withdrawn.

File No. 03574-CL-L-89 - Petition for Order to Show Cause (Scituate)
Petition withdrawn.

File No. 03822-CL-MP-89 - Petition against new cells, application was
conditionally granted 5/16/91, Petition withdrawn, condition removed

File No. 04467-CL-MP-90 - Reconsideration withdrawn.

File No. 04879-CL-MP-90 - Petition against combination of CGSAs,
Petition withdrawn, application is granted 11/5/91.

File No. 08980-CL-MP-90 - Petition against Exeter cell, Petition
withdrawn, application is granted 11/5/91.

THE FOLLOWING APPLICATION FOR INTERIM OPERATING AUTHORITY TO PROVIDE SERVICE
TO THE RSA PENDING THE GRANT OF PERMANENT AUTHORITY TO ANOTHER CARRIER HAS
BEEN GRANTED.

File No. 00379-CL-CP-91
Station KNKQ221
Name: C-SW Joint Venture

Date Granted: 11/5/91
Market 468A - MD 2

File No. 01512-CL-MP-91
Station KNKQ206
Name: C.I.S. Operating Company-3, Inc.

Date Granted: 11/5/91
Market 659A - TX 8

File No. 01513-CL-MP-91
Station KNKQ206
Name: C.I.S. Operating Company-3, Inc.

Date Granted: 11/5/91
Market 659A - TX 8

This authorization is granted only to permit interim operations within the specified market until a permanent authorization is granted and that permittee is ready to begin providing service to the public. The interim authorization is granted because the initial lottery winner's application in this market has been dismissed, leading to a lengthy period of time before service can be provided to the public, and the public interest requires the early establishment of a competing cellular service in this market and protection to competition in the adjacent market. The existing licensee in the adjacent market on the same block of frequencies appears to be the most efficient provider of interim service to the public. This interim authorization is expressly contingent on the interim operator complying with the following conditions:

1. Construction and operation pursuant to this authorization is at the interim operator's own risk. The interim operator may not demand any compensation for its expenses for construction or operation pursuant to this authorization from the permanent licensee. Nothing in this authorization requires the interim operator to sell its equipment to the permanent licensee.

2. The interim operator must fully cooperate with the permanent licensee in effectuating a smooth transition to the provision of service in the market by the permanent licensee without disruption of service to the public. The interim operator must cease operations in the market on the date of initiation of permanent service or within 30 days of written notice by the permanent permittee to the interim operator of the day and time that it intends to initiate service, whichever date occurs later.

3. This authorization may only be transferred in conjunction with the transfer of the authorization in the adjacent market and then only after approval is obtained from the Commission. This authorization must be identified as an interim operation authorization in the transfer application filed with the Commission.

4. The interim operator must cooperate with the permanent licensee in transferring the customer base associated with the market to the permanent licensee, but only in accordance with subscriber decisions and good faith negotiations on terms and conditions of the transfer. The interim operator shall not interfere with the permanent licensee's efforts to transfer subscribers associated with the market to the permanent licensee. The interim operator may only recover from the permanent licensee the interim operator's direct costs in originally obtaining a transferred subscriber, i.e., payments made to agents or employees that are directly attributable to a transferring customer. The interim operator shall maintain records of sufficient detail to permit an audit that such direct costs have been incurred with respect to a particular subscriber.

The above authorizations do not include the right to any interference protection in any areas outside the MSA/RSA and are conditioned upon coordinating with the current or future co-channel licensees in the areas outside the MSA/RSA. The licensees herein are put on notice that in the event current or future MSA/RSA licensees encounter interference from any extensions, the licensees herein will have to change frequencies in those cells or pull back their 39 dbu contours to eliminate any interference due to an extension.

FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

October 3, 1991

In reply refer to:
63500-KVH

Mr. Jonathan D. Blake, Esq.
Mr. Kurt A. Wimmer, Esq.
Covington & Burling
1201 Pennsylvania Avenue, NW
P.O. Box 7566
Washington, DC 20044

Re: Requests for Interim Operating Authority
Schelle Cellular Limited Partnership

Gentlemen,

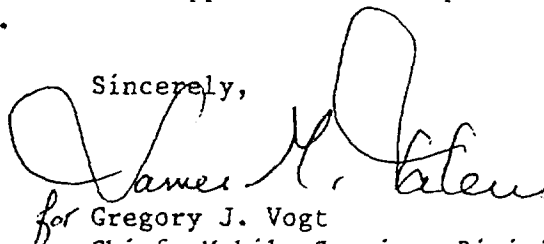
On August 23, 1991, seven applications were filed by Schelle Cellular Limited Partnership (Schelle) requesting interim operating authority in the following RSA cellular markets.

Market 307 A	File Number 01403-CL-CP-91
311 A	01402-CL-CP-91
579 A	01400-CL-CP-91
586 A	01399-CL-CP-91
589 A	01401-CL-CP-91
631 A	01397-CL-CP-91
632 A	01398-CL-CP-91

Interim operating authority allows the adjacent MSA/RSA licensee to expand into those markets in which a permanent grant will be significantly delayed due to ongoing legal proceedings. It has been our practice to accept applications for interim authority only from carriers in adjacent markets. Because Schelle has not demonstrated that the public interest would be served by grant of interim authority in the above markets, and because Schelle is not the adjacent carrier in those markets, its applications are hereby returned as unacceptable for filing.

In each of the above markets, in order to permit Schelle to file its interim application, an applicant submitted a letter requesting that its application for permanent authority be dismissed. Because the applications for interim authority submitted by Schelle are being returned, the letters requesting dismissal are also being returned. The applications for permanent authority will remain in pending status.

Sincerely,


for Gregory J. Vogt
Chief, Mobile Services Division
Common Carrier Bureau

Enclosures

cc: Schelle Cellular Limited Partnership